UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

ROBERT TOLOMEO, JOSEPHINE TOLOMEO, and KELLY TOLOMEO, d/b/a/ DOOR COUNTY VENTURES,

Plaintiffs,

v.

Case No. 04-C-0486

LONNY L. EMANUELSON, d/b/a EMANUELSON BUILDERS AND ARCHITECTS,

Defendant.

ORDER

Plaintiffs Robert Tolomeo, Josephine Tolomeo and Kelly Tolomeo, d/b/a/ Door County Ventures, have moved to compel a response to their First Set of Written Interrogatories and Requests for Production of Documents. Defendant Lonny L. Emanuelson, d/b/a Emanuelson Builders and Architects, has not responded to the motion.¹ Plaintiffs state that they served interrogatories and requests for production of documents on defendant on December 21, 2004. (Mot. ¶ 1.) Plaintiffs were subsequently informed that defendant would respond to the interrogatories and requests for production on February 2, 2005. (Mot. ¶ 3.) Defendant did not so respond, forcing plaintiffs to depose defendant and conduct a mediation without responses to their interrogatories and requests for production. (Mot. ¶¶ 4-5, 7.) Subsequent to his deposition,

¹Plaintiffs electronically filed their motion on April 29, 2005. Pursuant to Civil L.R. 7.4(b), defendant's response was due on March 6, 2005.

defendant did produce a stack of papers with an explanation that the papers were all documents in

his possession relating to the project at issue in this case. (Mot. ¶ 6.) Plaintiffs believe that these

materials are the documents referred to in defendant's Fed. R. Civ. P. 26(a)(1) disclosures. (*Id.*)

While defendant may have produced something in response to plaintiffs' requests for

production, the court cannot find that he has responded in full absent any response to plaintiffs'

motion. Nor can the court conclude that defendant, by producing a stack of papers, met his

obligation under Fed. R. Civ. P. 34(b) to "produce [the requested documents] as they are kept in the

usual course of business or . . . organize and label them to correspond with the categories in the

request." Finally, the court cannot conclude that defendant responded to plaintiffs' interrogatories.

Plaintiffs' motion to compel will therefore be granted.

Plaintiffs have requested that the court order defendant to pay their reasonable expenses

incurred in making this motion, including attorney's fees. Fed. R. Civ. P. 37(a)(4)(A) mandates

such an award unless the court finds that the motion was made without consultation with defendant,

defendant's refusal to produce was substantially justified, or other circumstances make an award

unjust. The court can make no such finding here. Accordingly, it will award costs and attorney's

fees.

IT IS THEREFORE ORDERED that plaintiffs' motion to compel is hereby GRANTED.

Defendant shall pay plaintiffs' reasonable costs, including attorney's fees, incurred in making this

motion.

Dated this 13th day of May, 2005.

s/ William C. Griesbach

William C. Griesbach

United States District Judge

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